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SHARYL YVETTE CARTER  
1541 LA SALLE AVE NO 1

NIAGRA FALLS, NY 14301

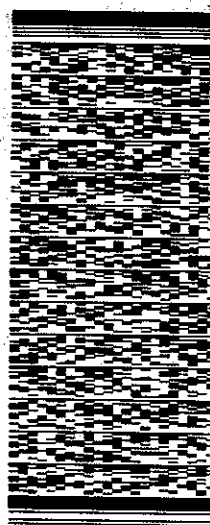
Ref: DELPHI JCP MEMPHIS 27163-1  
Dept: Delphi Corporation

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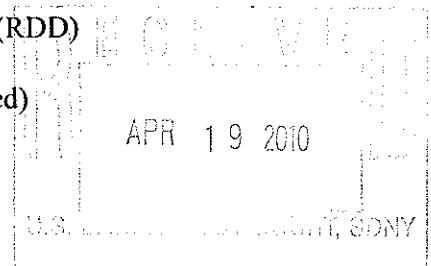
UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

-----X  
In re :  
DELPHI CORPORATION, et al., :  
Debtors. :  
-----X

Chapter 11

Case No. 05-44481 (RDD)

(Jointly Administered)



ORDER PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 2002(m),  
3007, 7016, 7026, 9006, 9007, AND 9014 ESTABLISHING (I) DATES FOR  
HEARINGS REGARDING OBJECTIONS TO CLAIMS AND (II) CERTAIN  
NOTICES AND PROCEDURES GOVERNING OBJECTIONS TO CLAIMS

("CLAIM OBJECTION PROCEDURES ORDER")

Upon the Motion For Order Pursuant To 11 U.S.C. §§ 502(b) And 502(c) And  
Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For  
Hearings Regarding Disallowance Or Estimation Of Claims And (ii) Certain Notices And  
Procedures Governing Hearings Regarding Disallowance Or Estimation Of Claims, dated  
October 31, 2006 (the "Motion"), of Delphi Corporation and certain of its subsidiaries and  
affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the  
"Debtors"); and upon the objections to the Motion and the record of the hearing held on the  
Motion; and after due deliberation thereon; and good and sufficient cause appearing therefor,

PLEASE TAKE FURTHER NOTICE that the Debtors' election to accept the Claimant's Asserted Estimated Amount is without prejudice to the Debtors' right to object to any other claims in these chapter 11 cases, or to further object to the Proof of Claim, on any grounds whatsoever.

Dated: New York, New York  
\_\_\_\_\_, 200\_

SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM LLP

By: \_\_\_\_\_  
John Wm. Butler, Jr. (JB 4711)  
John K. Lyons (JL 4951)  
Ron E. Meisler (RM 3026)  
333 West Wacker Drive, Suite 2100  
Chicago, Illinois 60606  
(312) 407-0700

By: \_\_\_\_\_  
Kayalyn A. Marafioti (KM 9632)  
Thomas J. Matz (TM 5986)  
Four Times Square  
New York, New York 10036  
(212) 735-3000

Attorneys for Delphi Corporation, et al.,  
Debtors and Debtors-in-Possession

April 12, 2010

United States Bankruptcy Court  
Southern District of New York

In re  
Delphi Corporation, et al.

Rebels

Chapter 11  
Case No 05-44481 (K)  
(Jointly Administered)

I Sharyl Zvette Carter reside at 1541 Labile  
Ave #1, Niagara Falls, New York 14301. My numbers  
are (716) 282-3024 and (937) 302-8072

Enclosed are copies of the envelope, documents that  
were mailed to me by the Rebels consultants (KCC)  
Kurtzman Carson Consultants, 2335 Alhambra Ave,  
El Segundo, CA 90245.

I object, and disagree with the Delphi Corp,  
and their affiliated Rebels on all, and plan  
they have with case no 05-44481 (KCC) and  
on any and all of my claims that I have  
against the Rebels.

I Sharyl Z. Carter respectfully, respectfully  
ask the courts to allow all my claims

Against the Debtors and their affiliated Debtors  
My claims were timely filed with the courts,  
when the Debtors allowed me Sharyl J. Carter to  
do so. Throughout this Chapter 11 case no 05-4481,  
the Debtors have not always mailed documents,  
information to me in a timely manner, some were  
after the fact, date of deadlines, court dates,  
responses, reply. As the Debtors stated this order  
any other order, plan motions, etc are in the  
best interest of the Debtors and their affiliated Debtors.  
The amount of my claims, and claim are the  
same amount of \$50 million. Unless order by the  
courts of a lesser amount, but continue to be in  
the million dollar claim, or claims As I Sharyl J.  
Carter continue to mention, there is no price  
high enough on what I have been through  
and continue to go through with this company.  
It is all in the notes, grievances, books, and  
records, with the courts that's involve and  
the Debtors and their affiliated Debtors

Answers, past, and present, also listed in my responses, reply, etc. My claims, or claim should not be disallowed, or expunge as the Debtors request they should be allowed by the courts, I ask. The Debtors stated they may send notices to each Claimant when they deem it appropriate to do so, subject to the requirements of the Bankruptcy Code, Rules. If that is the case all claims should be allowed into the courts as timely filed. The Debtors and their affiliated Debtors continue to adjourn hearing schedules, dates, etc. My question is why the Claimants have to continue to respond, reply, repeatedly for the same Plea, Objections, motions etc. This is not fair to me, Claimants who is unemployed and have a family to support, when the Debtors and affiliated Debtors are responsible for all this, and claims in all courts. I

Respectfully, and continue to ask the courts to allow all my claims against the Debtors and their affiliated Debtors. Another question, what happen when a claimant can not answer their responses, reply, motion, etc anymore, due to money problems, health problems? Especially when I charged J. Carter have been responding replying for years while this case NO D5-44481 been in the courts - United States Bankruptcy Court. This would be unfair to me, claimants, but in the best interest of the Debtors.

I have no problems with trying to settle these, all my claims against the Debtors and their affiliated Debtors, when settle I ask the courts to have the Debtors show proof of payments, and any amount that was already paid out to whom ever, as stated in previously responses, reply.

by the Debtors.

I Sheryl J. Carter have no problems with a telephonic meeting on the phone, or mediations, especially if I can, due to medical problems, etc. As I continue to respond, and reply to the Debtors and their affiliates Debtors, I ask the courts again respectfully to allow all my claims against the Debtors, it and when I allowed payment, the payments should be directly to me, not the Debtors and their affiliated Debtors. Again the Debtors have all information, documents, notes, evidence and reference books, and records to support my claims.

Sincerely,  
Sheryl J. Carter



PRF 27163-1

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP  
155 North Wacker Drive  
Chicago, Illinois 60606  
(312) 407-0700  
John Wm. Butler, Jr.  
John K. Lyons  
Ron E. Meisler

- and -

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP  
Four Times Square  
New York, New York 10036  
(212) 735-3000  
Kayalyn A. Marafioti

Attorneys for DPH Holdings Corp., et al.,  
Reorganized Debtors

DPH Holdings Corp. Legal Information Hotline:  
Toll Free: (800) 718-5305  
International: (248) 813-2698

DPH Holdings Corp. Legal Information Website:  
<http://www.dphholdingsdocket.com>

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

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	:	
In re	:	Chapter 11
	:	
DPH HOLDINGS CORP., <u>et al.</u> ,	:	Case No. 05-44481 (RDD)
	:	
Reorganized Debtors.	:	(Jointly Administered)
	:	
-----	x	

NOTICE OF SUFFICIENCY HEARING WITH RESPECT TO DEBTORS'  
OBJECTIONS TO PROOFS OF CLAIM NUMBERS 5268, 13270, 13838, 13880, 15585,  
15589, 16925, 17081, 17773, 18049, 18087, 18604, 18740, 20017, AND 20054

EXHIBIT A

A	B	C	D	E	F	G	G
Proof Of Claim Number	Date Filed	Party Filing Proof Of Claim	Owner Of Claim	Asserted Amount	Omnibus Claims Objection	Date Of Omnibus Claims Objection	Debtor Named On Proof Of Claim
5258	5/8/2008	UAW LOCAL 283	UAW LOCAL 283	\$3,191.00	Forty-Fourth Omnibus Claims Objection	2/3/2010	DELPHI CORPORATION
13270	7/31/2008	INTERNATIONAL UNION, UAW, AND LOCAL 155 ON BEHALF OF ITS BARGAINING UNIT MEMBERS	INTERNATIONAL UNION, UAW, AND LOCAL 155 ON BEHALF OF ITS BARGAINING UNIT MEMBERS	\$992,869.85	Forty-Fourth Omnibus Claims Objection	2/3/2010	DELPHI AUTOMOTIVE SYSTEMS LLC
13536	7/31/2008	UAW AND ITS LOCAL 286	UAW AND ITS LOCAL 286	\$0.00	Forty-Fourth Omnibus Claims Objection	2/3/2010	ASEC MANUFACTURING GENERAL PARTNERSHIP
13930	7/31/2008	INTERNATIONAL UNION UAW	INTERNATIONAL UNION UAW	\$11,000,000,000.00	Forty-Fourth Omnibus Claims Objection	2/3/2010	DELPHI CORPORATION
15585	7/31/2008	HYUNDAI MOTOR COMPANY	HYUNDAI MOTOR COMPANY	\$0.00	Forty-Eighth Omnibus Claims Objection	11/6/2009	DELPHI CORPORATION
15589	7/31/2008	HYUNDAI MOTOR AMERICA	HYUNDAI MOTOR AMERICA	\$0.00	Forty-Eighth Omnibus Claims Objection	11/6/2009	DELPHI CORPORATION
16925	6/29/2009	STANLEY D. SMITH	STANLEY D. SMITH	\$0.00	Thirty-Seventh Omnibus Claims Objection	10/15/2009	DELPHI CORPORATION
17061	6/30/2009	JAMES A LUECKE	JAMES A LUECKE	\$159,000.00	Forty-Fifth Omnibus Claims Objection	10/15/2009	DELPHI CORPORATION
17773	7/7/2009	SHARYL YVETTE CARTER	SHARYL YVETTE CARTER	\$0.00	Forty-Fifth Omnibus Claims Objection	2/12/2010	DELPHI CORPORATION
18049	6/29/2008	JAMES A LUECKE	JAMES A LUECKE	\$159,000.00	Forty-Seventh Omnibus Claims Objection	2/12/2010	DELPHI CORPORATION
18087	7/9/2009	FRANK X BUDELEWSKI	FRANK X BUDELEWSKI	\$4,932.11	Forty-Seventh Omnibus Claims Objection	10/15/2009	DELPHI CORPORATION
18604	7/14/2008	WALTER A KUNKA	WALTER A KUNKA	\$5,380.77	Forty-Ninth Omnibus Claims Objection	10/15/2009	DELPHI CORPORATION
18740	7/10/2008	GARY L COOK	GARY L COOK	\$311,800.00	Forty-Third Omnibus Claims Objection	11/6/2009	DELPHI AUTOMOTIVE SYSTEMS LLC
20017	11/5/2008	ANDREW C GREGOS	ANDREW C GREGOS	\$528,443.24	Forty-Third Omnibus Claims Objection	1/22/2010	DELPHI CORPORATION
20054	10/30/2008	ROBYN R BUDD	ROBYN R BUDD	\$23,962.50	Forty-Third Omnibus Claims Objection	1/22/2010	DELPHI CORPORATION

April 12, 2010

United States Bankruptcy Court  
Southern District of New York

IN RE

BPH Holding Corp, et al

Reorganized Debtors.

Chapter 11  
Case No 05-44481 (RD)  
(Jointly Administered)

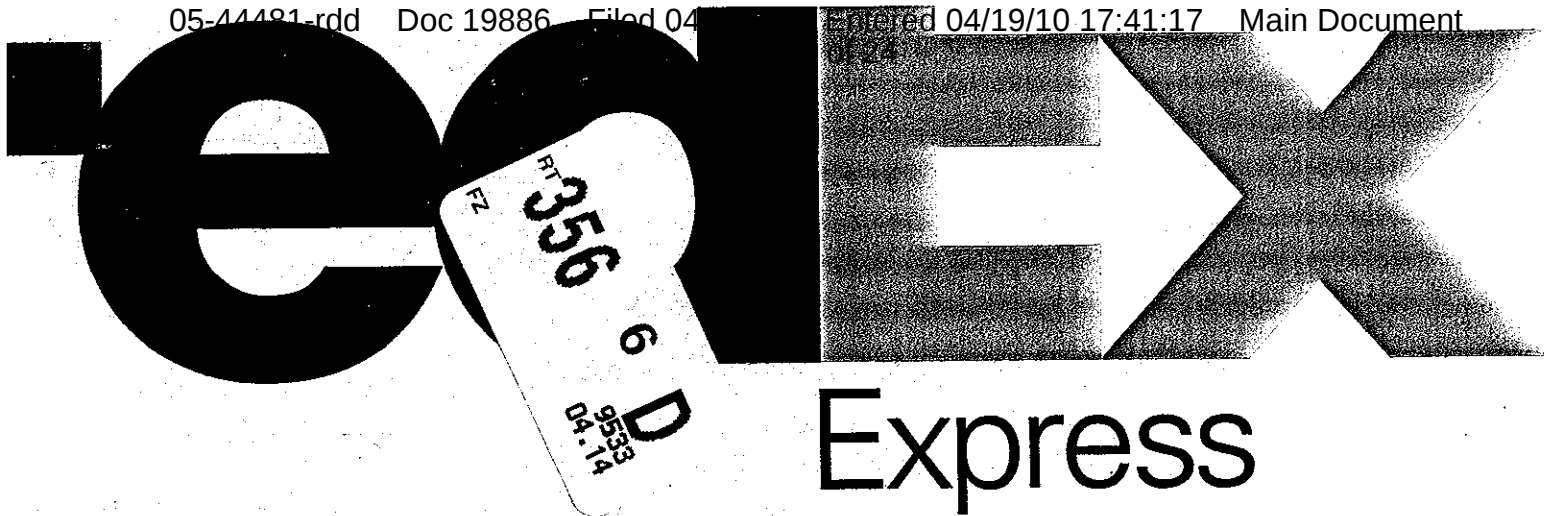
I Sharyl Yvette Carter reside at 1541 Labile Ave  
Niagara Falls, New York, 14301. My numbers are  
(716) 282-3624 and (937) 352-8072.

Enclosed are copies of the FEDEX envelope,  
and notice, documents that were mailed to me.  
I did not notice any response, reply deadline  
in the upper right hand corner, like other docu-  
ments mailed to me previously when I Sharyl  
Y. Carter have to response, reply by. I will  
object, and disagree to any, all of BPH  
Holding Corp - Reorganized Debtors and their  
affiliates debtors Plans, also their objection

to my claim no 17773 and any other claim no, also in Exhibit A as enclosed. My claim, or claims should not be separate, or disallowed as the debtors would like, and request. I think my claim no 17773 and any other claims should be allowed. All of my documents and evidence, notes, proof, the debtors have in their files, records, books, with their attorneys who represented them previously that should have been pass on to present attorneys.

I respectfully ask the courts to allow my claim, or claims against the debtors and their affiliated debtors.

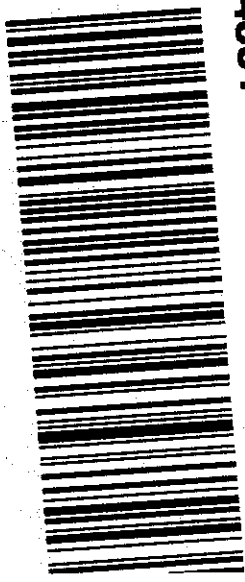
Sincerely  
Shirley J. Carter



*The World*

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*Redundant*



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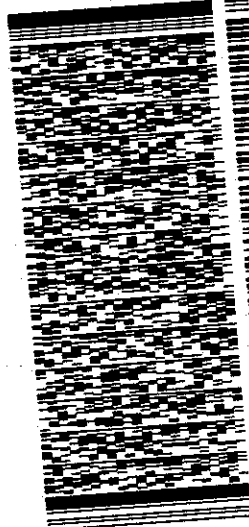
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Dept: Delphi Corporation



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April 14, 2010 1 of 10

United States Bankruptcy Court  
Southern District of New York

In re

Chapter 11

BPH Holding Corp, et al.

Case No# 05-44481 (RDD)

Reorganized Debtors

(Jointly Administered)

APR 19 2010

Supplemental Reply, Response Regarding  
Certain Claims Nos 17094, and 17773

I Sharyl Zvette Carter reside at 1541  
LaSalle Ave #1, Niagara Falls, New York  
14301. My numbers are (716) 282-3624  
and (937) 302-8072.

Enclosed are copies of the FedEx envelope,  
and paper work that was mailed me to,  
Sharyl Z. Carter on April 14, 2010 by the  
Debtors Consultants, (KCC) Kurtzman

Carson Consultants, 2335 Alaska Ave, #1  
Segundo, CA 90245. At the above right  
center is the Hearing Date and Time of  
April 23, 2010 at 10:00 am, and Supplemental  
Response Date and Time: April 21, 2010 at  
4:00 pm.

I Sheryl Y. Carter object, and disagree to  
the Debtors and their affiliated parties of my  
claims nos 17094 and 17773. I ask the  
Courts to allow all my claims against the  
Debtors and their affiliated Debtors.

As the Debtors states that they the Reorganized  
Debtors shall retain responsibility for ad-  
ministering, disputing, objecting to compromising  
or otherwise resolving all claims against,  
and interests in, the Debtors making

3410  
distributions with respect to all claims and  
Interests. Therefore all my claims should  
be respectfully allowed by the Courts.

The Debtors continue to state that certain  
administrative expense claims were not re-  
flected on the reorganized Debtors books  
and records. Show whose books and records

are my share? If other claims are on, also  
how did we get to this point if all  
or some of my claims are not true? I

continue to ask the Courts to have the  
Debtors and their affiliated Debtors  
produce, give up all records, books,

notes, guidelines, evidence, information  
that the Debtors have on me. My claims  
should not be disallowed and expunge as  
the Debtors requesting. Also if my



Case 1:05-cv-00448-1

Claims continue to be the same claims as previously, stated by the Debtors, who's fault is that, who do that Responsibility Relies on? As I previously stated and gave my responses, reply to all the Debtors and their affiliated Debtors on all my claims I have against the Debtors.

Crew to several different Courts, Claims MD's, the Debtors Attorneys to have this matter corrected. Would this be or rely on the Debtors fault for all the delays, continue Hearing adjournments etc that the Debtors and their affiliated Request from the Courts.

I continue, and place an amount of \$50 million for each of my claims, also

for interests. What does not mean that my claims nos against the Debtors are the same duplicate claims. As stated by the Debtors that the administrative expense claim number 17094 was not listed on the Sufficiency Hearing Notice, for the sake of judicial efficiency. I ask again whose fault is that, and my claims or claim should not be disallowed or expunged for someone else mistakes.

The Debtors stated I have no merits and facts that supported my Shagly Carter Other two claims nos 16849 and 16850. When all the facts, merits, proof was given to the Debtors and their affiliated Debtors and previously Attorneys, my, and the Debtors

Attorneys. I believe since I already gave all information, evidence, notes, guidance, to support all my claims against the Debtors, my claims should be allowed. How many times do the Debtors need the same information, and other information that is in their books, and records as well. When, if the courts allow all my claims against the Debtors and their affiliated Debtors, I should if needed should be granted a right to payments. I respectfully ask the courts to allow all my claims, and to not sustain them.

If the amount that I requested for my claims against the Debtors are to high for the Debtors, that do not

mean that they are the same claims, I would then ask the courts to decide truthfully. am high in the millions amounts to be allow for payment to me, Sharyl Y. Carter for all that I have been and continue to go through with the Debtors and their affiliated Debtors.

As stated by the Debtors, when I stated I was told for years by the Debtors that I Sharyl Y. Carter did not have any claims against the Debtors and their affiliated Debtors, and did not timely file my claims. The Debtors stated nothing in my Yms Carter Response provided any rational explanation, documentation, evidence, or support for any

any of the claims asserted in the Expanded Claims. Why would I make that up? That was told me to several times, and to my previously attorneys Mr. Benson, Mr. Katchner, also by the Belles Hovey when I called their office for information. That was to delay, distract me from filing the proof of claims against the Debtors, and any other reasons.

With all the books now listed in the enclosed copies, and my Sharyl Y Carter claims now against the Debtors in previously, past courts until present and continue on. I respectfully ask the courts to allow all my claims against the Debtors and their affiliated Debtors after my previously attorneys misled,

and misguided, misrepresentation, other tactics,  
and also from the Debtors and their  
affiliated Debtors. I'm handling this Progs  
the best I should if Carter can handle  
my claims against the Debtors. If I do  
not provide facts of law to support my  
claims, that's because I am not a  
legal lawyer, Attorney who can just  
mention, or state other cases that  
would support the same case as my  
case against the Debtors. I am doing the  
best I can do, I think that is good  
going against the Debtors and their  
affiliated Debtors to have lost this  
long, when the Debtors have massive

CASE NO 05-44481 10 10

Amounts of Attorneys who can mention  
their cases comparing to my claims against  
the Debtors, my share of Carter was  
17094 and 17773 should be allowed  
I ask respectful by the Courts.

Sincerely  
Cory J. Carter

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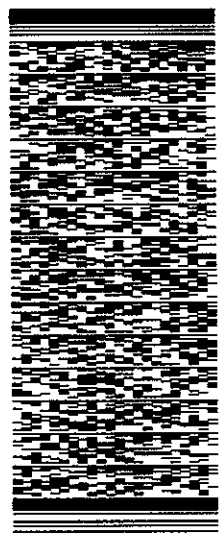
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 Dept: Delphi Corporation  
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